

PSC NO: 10 – Electricity
Consolidated Edison Company of New York, Inc.
Initial Effective Date: 08/01/2020

Leaf: 357
Revision: 7
Superseding Revision: 6

GENERAL RULES

26. Additional Delivery Charges and Adjustments - Continued

26.6 Dynamic Load Management Surcharge

The Dynamic Load Management (“DLM”) Surcharge recovers costs incurred on and after May 1, 2018, associated with: (1) the Direct Load Control (“DLC”) Program; (2) the Commercial System Relief Program (“CSR”)”, net of Lost Reservation Payments made under the CSR; (3) the Distribution Load Relief Program (“DLRP”), net of Lost Reservation Payments made under the DLRP; and (4) the Day-Ahead-DLM or Auto-DLM programs as described in the Company’s plan filed in Case 18-E-0130. Amounts collected under this Rate Schedule will be equal to the total program costs less the program costs allocated for collection under the PASNY Rate Schedule.

The DLM Surcharge is designed to collect annual forecasted program costs plus prior period reconciliations. For the Day-Ahead DLM and Auto-DLM programs, annual forecasted program costs include costs incurred annually and the cost of deferring upfront incentives as regulatory assets, including the Company’s overall pretax rate of return on such costs. Annual forecasted costs will be allocated among the SCs based on allocators used to develop the Company’s most recently filed embedded cost-of-service study. DLRP and DLC Program costs will be allocated based on the primary distribution demand (D04) allocator. CSR, Day-Ahead-DLM, and Auto-DLM program costs will be allocated based on the transmission demand (D03) allocator.

The DLM Surcharge will be collected on a monthly basis from the following Customers taking service under this Rate Schedule, excluding SC 11 Customers, as follows:

- (a) per kWhr for SCs 1, 2, and 6 and SC 12 energy-only;
- (b) per kW of monthly maximum demand for Rate I of SCs 5, 8, 9 and 12;
- (c) per kW of monthly maximum demand, Monday through Friday, 8 AM to 10 PM, year-round, for Rate II of SC 5 and Rate II and Rate III of SCs 8, 9, and 12;
- (d) per kW of Contract Demand for Rate III and Rate IV of SC 5 and Rate IV and Rate V of SCs 8, 9, and 12; and
- (e) per monthly bill, as a separate charge, to Customers billed under SC 13.

Any difference between actual DLM program costs required to be collected from each SC and the actual amount collected will be reconciled, and the difference will be charged or credited to Customers in that SC, plus interest (calculated at the rate specified by the Public Service Commission for Customer Deposits), over a subsequent 12-month period.

The unit amounts to be collected will be shown on the Statement of DLM Surcharge filed with the Public Service Commission apart from this Rate Schedule. Each Statement will be in effect for a 12-month period commencing May 1, except the first Statement will be effective for an 11-month period commencing June 1, 2018. Unless otherwise directed by the Commission, the Company will file each Statement no less than three days before its effective date.

For purposes of billing, the DLM Surcharge will be included with the Monthly Adjustment Clause.

Issued by: Robert Hoglund, Senior Vice President & Chief Financial Officer, New York, NY